

® FORM PTO-1390
OFFICE
(REV 11-2000)

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK

ATTORNEY'S DOCKET NUMBER

449122001400

U.S. APPLICATION NO (If known, see 37 CFR 1.5)

09/720239

INTERNATIONAL APPLICATION NO
PCT/DE99/01849

INTERNATIONAL FILING DATE

21 June 1999

PRIORITY DATE CLAIMED

23 June 1998

TITLE OF INVENTION

METHOD FOR REDUCING DATA IN RAILWAY OPERATION

APPLICANT(S) FOR DO/EO/US

Hartwig OHMSTEDE

Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information.

1. ☒ This is a **FIRST** submission of items concerning a filing under 35 U.S.C. 371
2. ☐ This is a **SECOND** or **SUBSEQUENT** submission of items concerning a filing under 35 U.S.C. 371
3. ☐ This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.
4. ☒ The US has been elected by the expiration of 19 months from the priority date (PCT Article 31).
5. ☒ A copy of the International Application as filed (35 U.S.C. 371(c)(2))
 - a. ☒ is attached hereto (required only if not communicated by the International Bureau).
 - b. ☒ has been communicated by the International Bureau.
 - c. ☐ is not required, as the application was filed in the United States Receiving Office (RO/US)
- ☐ An English language translation of the International Application under PCT Article 19 (35 U.S.C. 371(c)(2))
 - a. ☐ is attached hereto
 - b. ☐ has been previously submitted under 35 U.S.C. 154(d)(4).
- ☒ Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3)).
 - a. ☐ are attached hereto (required only if not communicated by the International Bureau).
 - b. ☐ have been communicated by the International Bureau.
 - c. ☐ have not been made, however, the time limit for making such amendments has NOT expired.
 - d. ☒ have not been made and will not be made.
- ☐ An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3))
- ☒ An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).
- ☐ An English language translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5))

Items 11. to 16. below concern document(s) or information included:

11. ☒ An Information Disclosure Statement under 37 CFR 1.97 and 1.98
12. ☒ An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.
13. ☐ A FIRST preliminary amendment
14. ☐ A SECOND or SUBSEQUENT preliminary amendment.
15. ☐ A substitute specification.
16. ☐ A change of power of attorney and/or address letter.
17. ☐ A computer-readable form of the sequence listing in accordance with PCT Rule 13ter 2 and 35 U.S.C. 1.821 - 1.825
18. ☐ A second copy of the published international application under 35 U.S.C. 154(d)(4)
19. ☐ A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4).
20. ☒ Other items or information: 1. Various PCT Documents. 2. Return receipt postcard.

CERTIFICATE OF HAND DELIVERY

I hereby certify that this correspondence is being hand filed with the United States Patent and Trademark Office in Washington, D.C. on December 22, 2000

LaVerne Heststone

U.S. APPLICATION NO. (if known, see 37 CFR 1.51) 09/720239	INTERNATIONAL APPLICATION NO. Not yet Assigned	ATTORNEY'S DOCKET NUMBER 449122001400
--	---	--

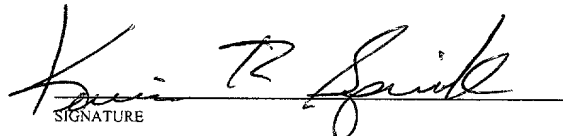
21. <input checked="" type="checkbox"/> The following fees are submitted:				CALCULATIONS PTO USE ONLY	
BASIC NATIONAL FEE (37 CFR 1.492(a)(1)-(5)): Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO \$1,000.00 International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO \$860.00 International preliminary examination fee (37 CFR 1.482) not paid to USPTO but international search fee (37 CFR 1.445(a)(2)) paid to USPTO \$710.00 International preliminary examination fee (37 CFR 1.482) paid to USPTO but all claims did not satisfy provision of PCT Article 33(1)-(4) \$690.00 International preliminary examination fee (37 CFR 1.482) paid to USPTO and all claims satisfied provisions of PCT Article 33(1)-(4) \$100.00					
ENTER APPROPRIATE BASIC FEE AMOUNT =				\$1000.00	
Surcharge of \$130.00 for furnishing the oath or declaration later than <input type="checkbox"/> 20 <input type="checkbox"/> 30 months from the earliest claimed priority date (37 CFR 1.492(e)).				\$0	
CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE	\$0	
Total claims	14 - 20 =	0	x \$18.00	\$0	
Independent claims	1 - 3 =	0	x \$80.00	\$0	
MULTIPLE DEPENDENT CLAIM(S) (if applicable)			+ \$270.00	\$270.00	
TOTAL OF ABOVE CALCULATIONS =				\$1270.00	
<input type="checkbox"/> Applicant claims small entity status. See 37 CFR 1.27. The fees indicated above are reduced by 1/2.				\$0	
SUBTOTAL =				\$1270.00	
Processing fee of \$130.00 for furnishing the English translation later than <input type="checkbox"/> 20 <input type="checkbox"/> 30 months from the earliest claimed priority date (37 CFR 1.492(f)).				+	\$0
TOTAL NATIONAL FEE =				\$1270.00	
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property				+	\$40.00
TOTAL FEES ENCLOSED =				\$1310.00	
				Amount to be refunded:	\$
				charged:	\$

- a. ☒ A check in the amount of \$ 1,310.00 to cover the above fees is enclosed.
- b. ☒ The Commissioner is hereby authorized to charge any additional fees that may be required, or credit any overpayment to
Deposit Account No. 03-1952.

NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive
(37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.

SEND ALL CORRESPONDENCE TO:

Kevin R. Spivak
Morrison & Foerster LLP
2000 Pennsylvania Avenue, N.W.
Washington, D.C. 20006-1888


SIGNATURE

Kevin R. Spivak
Registration No. 43,148

Description

Method for reducing data during railway operations

5 The invention relates to a method as claimed in the preamble of claim 1. Such a method is known, for example, from DE 44 06 720 C2.

10 Railway operations are usually controlled and monitored using signal cabins which ensure the safety of the railway traffic. To do this, the signal cabins use a very wide range of track sensors to monitor the locations of the trains moving in the area which they control, and ensure, by means of light signals, that successive trains do not come dangerously close to one another. In addition, signal cabins are used to switch routes for the trains, opposing moves or slanting moves being reliably avoided by means of exclusion and logic-linking procedures. The trains automatically release the parts of the route which they have cleared behind them and thus make said parts of routes available again for the controlling and monitoring signal cabin.

15 Such signal-cabin-controlled railway operations are appropriate to use on routes along which a multiplicity of trains are intended to travel with the greatest possible density and at the highest possible speed; signal cabins are indispensable for controlling railway traffic on main routes. However, they require a system on the tracks for determining the position of the vehicles and a centralized system for signaling proceed aspects or travel instructions to the trains.

20 In order to limit the expenditure involved in determining the locations of the trains and signaling travel instructions, decentralized train protection systems, which permit safe journeys without the use of signal cabins

25

30

35

(Signal + Draht, supplement 4/96, pages 22 to 27) have recently been preferred for routes with moderate traffic. In these decentralized train protection systems, the trains traveling along the route determine their respective location themselves and transmit said location to decentralized devices along the route, for which devices the term track area elements have been coined. These devices along the route are preferably assigned to the switches. They are addressed by the trains by means of telegrams with which the trains register with said devices their request to be allowed to travel along the route. The devices along the route check whether there are already applications for opposing moves in the respective route section or whether approvals have already been given for such moves. If this is the case, the request by the vehicle which wishes to travel along the route cannot be granted, in which case a message to this effect is transmitted to the requesting vehicle, and said vehicle must subsequently stop at the latest at the point on the route up to which it still has permission to move forward. However, if at the time when a train makes a request to a device along the route there has not been any request to said device to assign the route which it administers, or parts of said route, to a train which is moving forward in the opposite direction, and if a corresponding approval to travel along the route in the opposite direction has not been granted, the device along the route accepts the request originating from the train and assigns to said train permission to travel along the route which it administers; a precondition for this is, however, that the permission to travel along the route has not already been assigned to a train located ahead of said train or that an older request for the assignment of permission to travel along the route is present from there. Permission to travel along the route administered by a device along the route can only ever be assigned to just one train by each of said devices along the route; a

- 2a -

following train cannot travel on the route until the train ahead has completely cleared the route. Opposing moves on the route are not possible until all the

FOR RELEASE

trains traveling on this route in the assumed direction have cleared the route administered by the device along the route. For the sake of simplification, in the statement above it has been assumed that between the trains moving in the assumed direction of travel toward the devices along the route there are no branches at which, for example, following trains can leave the track on which more than one train is traveling.

The vehicles which are moving along the route determine themselves their respective location along the route, for example using GPS systems, and transmit to the devices along the route appropriate location messages from which said devices can determine whether the route sections locked out for the trains are still being traveled along or have already been cleared. In the latter case, a request by another train for assignment of permission to travel along the respective route can then be processed, and, if appropriate, granted. The devices along the route have sufficiently precise information on the location of the route sections occupied by the individual trains if, in addition to appropriate locating information being transmitted by the trains, it is also certain that the trains are complete. The trains must check this complete state continuously or at least at predefined chronological or spatial intervals and either transmit appropriate messages to the devices along the route or include these messages in the location messages in some suitable way. The devices along the route then take into account, for the protection of the route, either the actual length of the trains or else they take into account standardized length values.

In order to, if appropriate, make multiple requests for permission to travel along certain route sections, to continuously transmit permission messages to the vehicles and to continuously transmit location messages so that route sections which have already been cleared are

FOIA b 7 - D

made available at an early point, it is necessary to have very intensive data traffic between the trains and the devices along the route. This data traffic becomes more complex the greater the number of vehicles or trains passing through the route per time unit, the more frequent the updating of the location messages and the greater the precision with which the route is to be subdivided in a virtual fashion in order to maintain intervals between successive trains.

The object of the invention is to reduce the data traffic between the trains traveling along a route and the devices along the route for protecting railway operations.

The invention achieves this object by means of the characterizing features of claim 1. According to said features, successive trains are virtually coupled as required, with the result that the devices along the route must now exchange data, at least on a temporary basis, with, in each case, just a single train. The devices along the route continue to communicate with the virtual composite train, while the actual individual trains which are present monitor their train integrity and transmit appropriate messages to the train which is communicating with the devices along the route. The trains which are coupled virtually are themselves responsible for maintaining a safe distance between each other, and the distance can be kept relatively small using, for example, radar sensors or else may be, for example, of the order of magnitude of 500 m or more. Virtual coupling of trains which are spaced apart to this extent may be appropriate, for example, if the rear train cannot contact the device along the route for whatever reasons.

Advantageous refinements and developments of the method according to the invention are given in the subclaims.

09220239-024204
T02T30-6202250

The method according to the invention as claimed in claim 2 can advantageously also be used in an approach in which in each case more than two trains are virtually coupled to one another and treated in
5 each case as one train by the devices along the route.

According to the teaching of claim 3, the virtually coupled trains will supply the devices along the route at least indirectly with messages relating to the state of completeness of the virtually coupled
10 trains; this permits the devices along the route to obtain reliable information on the location of the trains on the route, and thus on the occupation of the tracks.

If the aim is to allow trains to follow one another with the greatest possible density, the minimum distance values between the trains resulting from the braking distance in accordance with the teaching of claim 4 should be increased with safety supplements which take into account the confidence interval of the
15 locating process and velocity-dependent distance values for taking into account times for the transmission and acknowledgement of data.
20

If the virtual coupling of the trains is to be canceled again, the devices along the route must, according to the teaching of claim 5, communicate again with the individual vehicles or vehicle trains and evaluate separately the location messages originating from them.
25

In this respect, according to the teaching of claim 6, the devices along the route will request separate transmission of location messages, or else, according to the teaching of claim 7, the vehicles will of their own accord transmit these location messages to
30

692039-02404

the route devices after the virtual coupling has been canceled.

5 The virtual coupling of the vehicles according to the teaching of claim 8 is advantageously performed and canceled again by the vehicles because the devices along the route are intended to be used primarily to ensure safety but not to perform logistical measures.

10 The virtual coupling of trains is intended, according to the teaching of claim 9, to be canceled in particular when faults occur in the distance control system because, given faulty distance control, it is no longer ensured that the successive vehicles do not indeed come dangerously close to one another. When the virtual coupling is canceled, which is possible at any
15 time, the devices along the route are again presented with completely separate trains which are to be treated separately.

20 The invention is explained in more detail below with reference to an exemplary embodiment illustrated in the drawing, in which drawing Figure 1 shows the system for controlling two independent trains, and Figure 2 shows the system for controlling two
25 virtually coupled trains.

30 Figure 1 shows a route 5 which two successive trains Z1, Z2 are traveling along in the direction of travel from left to right. The trains have a radio link to devices E along the route, which devices assign to them, as required, permission to travel along certain route sections. These devices along the route are preferably embodied as switching devices which are assigned directly to the activated track area elements; the active track area elements include, in particular, switches, diamond crossings with slips, diamond
35 crossings with removable switch diamonds, level crossings and track locks. The devices

along the route for protecting the travel operations ensure that a route section which is reserved for a train can actually be traveled on just by this one train. This can be effected in that, after the
5 assignment of permission to travel along a route to a train, the devices along the route can pass on said permission to a following train only if the train traveling ahead has left the route section and returned the permission to the devices along the route or has
10 canceled such respective permission. This requires the devices along the route to have information on the location of the individual trains on the route. This is effected in that the trains automatically determine their location on the route and transmit appropriate
15 location messages to the devices along the route. Locating devices on the trains could be, in particular, satellite locating systems which the trains can use to determine their respective location on the route with sufficient precision. Using train-mounted locating
20 devices which are preferably constructed with redundancy and diversity makes it possible to dispense with any additional track monitoring means along the route.

In order to be able to detect at any time the
25 route which is actually occupied by a train in the devices along the route, it is necessary to have information there relating to the length and the integrity of the train. This can be effected in that the trains transmit appropriate location messages relating
30 to the front of the train and the rear of the train to the devices along the route or make the transmission of location messages, for example relating to the front of the train, dependent on the make-up of the train being continuously checked and determined on the train. In the
35 example illustrated in Figure 1, the train Z1 occupies a route section F01, which, in accordance with the confidence interval of the

TOP SECRET

train-locating process is enlarged by a specific amount in comparison with the actual length of the train and thus the actual

[illegible]

part of the route occupied; this route section along which the train travels migrates with the train, the chronological sequence of the location messages giving the impression at the devices along the route that the train moves forward along the route incrementally. In front of the train there is a route section BA1 which moves forward together with the train and whose length depends on the braking distance of the train starting from its current travel velocity or an assumed maximum velocity. This route section BA1 designates that part of the route which must be kept free for the train Z1 to continue its journey, i.e. is to be reserved exclusively for this train. In the exemplary embodiment illustrated, the devices along the route have reserved a further part R11 of the route for the train at the time under consideration, said part R11 of the route extending up to a point X1 lying ahead on the route. It is assumed that the train Z1 had requested permission to travel along the route as far as this point X1 on the route by virtue of its request to the devices along the route, and has subsequently also received the appropriate permission.

In the direction of travel behind the train Z1 there is a route section R12 which is also reserved for the train Z1 and which increases continuously as the train Z1 moves forward. This route section which is still reserved for the train but has in the meantime however already been cleared arises by virtue of the fact that the train does not continuously transmit to the devices along the route the messages indicating the location of the rear of the train on the route, rather only at certain intervals.

In the illustrated exemplary embodiment, the train Z1 has requested, and also received, permission to travel along the route as far as the point X1 on the route. The devices along the route for controlling the

092029 03404

travel operations have determined from the permission, applied for and granted, to travel along the route as far as this point along the route and from the topography of the route

09720339 034204

that, in addition to the route section which is actually being used by the train, they must also lock out an area R1/2 between the point X1 on the route and the following track branching to moves in the opposite direction because otherwise obstructions could occur. For this reason, they have, of their own accord, also reserved this route section for the train Z1, resulting overall in a route section B1 reserved for the train.

Corresponding statements apply to a train Z2 which is following the train Z1 and which applies for permission to move forward as far as the point X2 on the route and has also received said permission from the devices along the route. Here too, there is a section F02 which is actually occupied by the train, an associated braking section BA and sections R21 and R22 which are located behind the train and which are reserved exclusively for the train Z2; overall the train Z2 occupies the route section B2.

At least in a precise system for controlling the travel operations in which the trains transmit their location messages to the devices along the route at frequent time intervals, considerable amounts of data are transmitted and processed by the devices along the route at least if a plurality of trains travel along the route which is protected by the devices along the route. This requires a correspondingly powerful data transmission device between the trains and devices along the route and a correspondingly powerful data processing device in the devices along the route.

The invention indicates a way of reducing the amount of data which has to be transmitted in particular in the case of trains which follow one another at short intervals, and of thus obtaining less complex data

09205 031201
FOUO 550260

transmitting and processing devices in the devices
along the route. This will be explained with reference
to the exemplary embodiment in Figure 2. In said
embodiment the devices E along the route communicate
5 exclusively with the train Z1 for which, as in
Figure 1, at first just the sections F01, BA1, R11, R12
and R1/2 have to be reserved. The following train Z2
moves, either on its own accord or under the control of
the devices along the route, toward the train Z1
10 traveling ahead and is kept at a distance from said
train Z1 by means of a suitable distance-maintaining
system AS. Such devices for maintaining the distance
are known per se; it is possible to use, as such
devices, for example radar devices or devices for
15 determining propagation times of location signals which
have to be exchanged between the successive trains. The
minimum distance between the successive vehicles is
determined in Figure 2 by the braking distance of the
following train Z2. This distance can, if appropriate,
20 be reduced further until it is equivalent to the
relative braking distance from the train traveling
ahead. The trains which are kept at a distance by the
distance-maintaining system are then coupled to a
virtual train for the devices along the route, i.e. for
25 the devices along the route there is at least
temporarily now a single train whose front is defined
by the leading vehicle of the first train Z1, and whose
rear is determined by the last vehicle of the train Z2.
Accordingly, the route occupied by this virtual train
30 increases to the area F0VZ between the front vehicle
and the rear vehicle of the trains under consideration.
The route BVZ which is reserved for the virtually
coupled train by the device along the route E comprises
not only the route F0VZ actually occupied but also the
35 areas BA1, R11, R1/2 and R22. As a result of the
devices along the route now communicating with one of
the two trains, there is a reduction in data by 50%

in comparison with the arrangement in Figure 1, with the result that less powerful data transmitting and data

FOR OFFICIAL USE ONLY

processing devices can be used for the devices along the route than would actually be necessary if the trains were protected individually.

5 The successive trains do not necessarily have to follow one another at the shortest possible distance but it is also perfectly possible for the respective following train to follow the train ahead at a relatively large distance which could also possibly vary. In any case, after the virtual coupling of the
10 trains, the devices along the route communicate only with one of these trains, this train preferably being the train which is respectively traveling at the front.

It is also possible to couple more than two trains to one another in a virtual fashion. The term
15 trains can also be understood to mean vehicles traveling individually.

In the event of the virtual coupling of the trains being canceled, for example because the trains under consideration are intended to move on on
20 different routes from then on, the devices along the route have to communicate with both trains again. To do this, the two trains inform the devices along the route of the canceling of the virtual coupling, or the devices along the route themselves bring about the
25 canceling of the virtual coupling. As a result of this, the trains transmit, if appropriate on request, respective individual location messages, together with their individual train integrity and train length messages, to the devices along the route; if
30 appropriate, uniform train lengths may also be assumed for the trains.

The virtual coupling of trains is canceled not only when different routes are traveled along but also, inter alia, if faults occur within the automatic

09720339 021204

distance-maintaining system of the trains. In such a case, at least one of the trains informs the devices along the route of the fault which has occurred, in response to which, after the virtual coupling has been canceled, communication is resumed with the previously
5 virtually coupled trains, in which case, for example when there are three coupled vehicles/trains, only the two faulty ones are disconnected. If possible, appropriate commands are used to bring about a
10 temporary reduction of the travel velocity of the following trains, so that their distance from the trains traveling ahead is increased. This makes it possible to update the location information of the trains at relatively long time intervals so that the
15 quantity of data which has to be transmitted continues to remain approximately constant despite the canceling of the virtual coupling; however, the price paid for this is a corresponding reduction in route efficiency.

0922033-04404

Patent Claims

1. A method for reducing the data traffic between track-bound vehicles traveling along a route and devices along the route in which the vehicles register their request to be allowed to travel along the route and the vehicles are assigned permission to travel along the route according to predefined rules, the vehicles determining their respective location themselves, characterized in that the vehicles (Z1) traveling ahead are moved closer to following vehicles (Z2) up to at most their braking distance (BA2),
in that the vehicles (Z1, Z2) are then virtually coupled,
in that the virtually coupled vehicles move forward together, but independently of one another, using a vehicle-mounted distance-maintaining system (AS),
and in that the devices (E) along the route then treat them as a single vehicle train whose front is determined by the front vehicle of the vehicles which were previously traveling ahead and whose rear is determined by the rear vehicle of the vehicles which were previously traveling behind.
2. The method as claimed in claim 1, characterized in that more than two successive vehicles/vehicle trains can be coupled to form a virtual composite vehicle train.
3. The method as claimed in claim 1 or 2, characterized in that train integrity checks are performed by the vehicles and appropriate messages are transmitted at least indirectly to the devices along the route.

4. The method as claimed in claim 1 or 2, characterized in that for the braking distance, in addition to the relative braking distance of the successive vehicles or the absolute braking distance of the following vehicles, safety supplements are taken into account at least for the confidence interval of the locating process, as well as data-transmission and data-acknowledgement times.

5. The method as claimed in one of claims 1 to 4, characterized in that the virtual coupling of the vehicles is canceled again if necessary, whereupon the devices along the route communicate with the individual vehicles/vehicle trains again.

6. The method as claimed in claim 5, characterized in that the vehicles communicating with the devices along the route inform the latter about the vehicles which are coupled to them virtually, and in that, in response to the detection of the cancellation of the virtual coupling the devices along the route again request at least separate location messages from the vehicles/vehicle trains following one another for the route sections along which they travel.

7. The method as claimed in claim 5, characterized in that, after the cancellation of the virtual coupling, the vehicles which have until now been coupled virtually report to the devices along the route and output at least separate location messages for the route sections along which they travel.

8. The method as claimed in one of claims 1 to 7, characterized in that the virtual coupling of the vehicles is performed or canceled by the vehicles.

9. The method as claimed in one of claims 5 to 8,
5 characterized in that the virtual coupling is canceled
when faults are detected in the distance-maintaining
system.

Abstract

Method for reducing data during railway operations

A plurality of trains (Z1, Z2) traveling along a route (S) in the same direction are coupled virtually and then form, for the device (E) for safeguarding the travel operations, vehicle trains, the front of which is formed by the leading vehicle of the first train and the rear of which is formed by the last vehicle of the last train. The trains are guided spaced apart by devices (AS) provided for that purpose. The devices along the route now communicate with only one vehicle of the virtually coupled trains. This provides a considerable reduction in data in comparison with data traffic with a plurality of individual trains. The virtual coupling of trains can be canceled again at any time; the devices along the route then communicate again with the individual trains.

FIG 2

0972039-024204

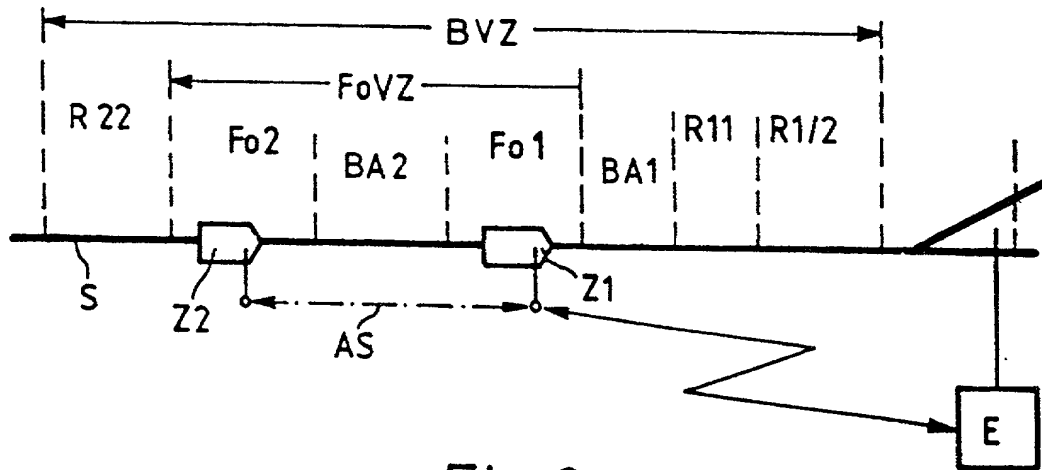


Fig. 2

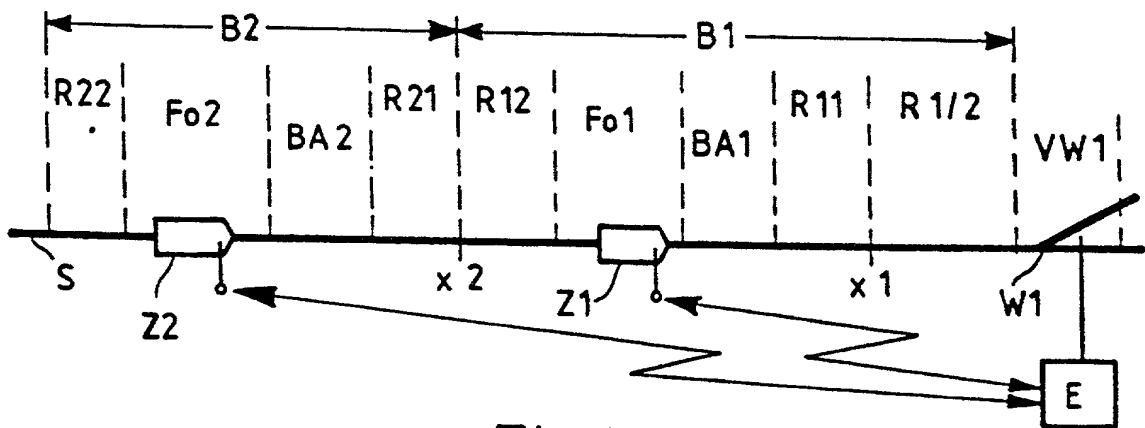


Fig. 1

Declaration and Power of Attorney For Patent Application
Erklärung Für Patentanmeldungen Mit Vollmacht
German Language Declaration

Als nachstehend benannter Erfinder erkläre ich hiermit an Eides Statt:

As a below named inventor, I hereby declare that:

dass mein Wohnsitz, meine Postanschrift, und meine Staatsangehörigkeit den im Nachstehenden nach meinem Namen aufgeführten Angaben entsprechen,

My residence, post office address and citizenship are as stated below next to my name,

dass ich, nach bestem Wissen der ursprüngliche, erste und alleinige Erfinder (falls nachstehend nur ein Name angegeben ist) oder ein ursprünglicher, erster und Miterfinder (falls nachstehend mehrere Namen aufgeführt sind) des Gegenstandes bin, für den dieser Antrag gestellt wird und für den ein Patent beantragt wird für die Erfindung mit dem Titel:

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

Verfahren zur Datenreduktion im
Bahnbetrieb

deren Beschreibung

the specification of which

(zutreffendes ankreuzen)

(check one)

☒ hier beigefügt ist.

☐ is attached hereto.

☒ am 21. Juni 1999 als

☐ was filed on _____ as

PCT internationale Anmeldung

PCT international application

PCT Anwendungsnummer PCT/DE99/01849

PCT Application No. _____

eingereicht wurde und am _____
 abgeändert wurde (falls tatsächlich abgeändert).

and was amended on _____
 (if applicable)

Ich bestätige hiermit, dass ich den Inhalt der obigen Patentanmeldung einschliesslich der Ansprüche durchgesehen und verstanden habe, die eventuell durch einen Zusatzantrag wie oben erwähnt abgeändert wurde.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims as amended by any amendment referred to above.

Ich erkenne meine Pflicht zur Offenbarung irgendwelcher Informationen, die für die Prüfung der vorliegenden Anmeldung in Einklang mit Absatz 37, Bundesgesetzbuch, Paragraph 1.56(a) von Wichtigkeit sind, an.

I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56(a).

Ich beanspruche hiermit ausländische Prioritätsvorteile gemäss Abschnitt 35 der Zivilprozessordnung der Vereinigten Staaten, Paragraph 119 aller unten angegebenen Auslandsanmeldungen für ein Patent oder eine Erfindersurkunde, und habe auch alle Auslandsanmeldungen für ein Patent oder eine Erfindersurkunde nachstehend gekennzeichnet, die ein Anmeldedatum haben, das vor dem Anmeldedatum der Anmeldung liegt, für die Priorität beansprucht wird.

I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

German Language Declaration

Prior foreign applications
Priorität beansprucht

Priority Claimed

198 28 878.6	Germany	23.06.1998	<input checked="" type="checkbox"/>	<input type="checkbox"/>
(Number)	(Country)	(Day Month Year Filed)	Yes	No
(Nummer)	(Land)	(Tag Monat Jahr eingereicht)	Ja	Nein
(Number)	(Country)	(Day Month Year Filed)	<input type="checkbox"/>	<input type="checkbox"/>
(Nummer)	(Land)	(Tag Monat Jahr eingereicht)	Yes	No
			Ja	Nein
(Number)	(Country)	(Day Month Year Filed)	<input type="checkbox"/>	<input type="checkbox"/>
(Nummer)	(Land)	(Tag Monat Jahr eingereicht)	Yes	No
			Ja	Nein

Ich beanspruche hiermit gemäss Absatz 35 der Zivilprozessordnung der Vereinigten Staaten, Paragraph 120, den Vorzug aller unten aufgeführten Anmeldungen und falls der Gegenstand aus jedem Anspruch dieser Anmeldung nicht in einer früheren amerikanischen Patentanmeldung laut dem ersten Paragraphen des Absatzes 35 der Zivilprozessordnung der Vereinigten Staaten, Paragraph 122 offenbart ist, erkenne ich gemäss Absatz 37, Bundesgesetzbuch, Paragraph 1.56(a) meine Pflicht zur Offenbarung von Informationen an, die zwischen dem Anmeldedatum der früheren Anmeldung und dem nationalen oder PCT internationalen Anmeldedatum dieser Anmeldung bekannt geworden sind.

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §122, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

(Application Serial No.)
(Anmeldeseriennummer)

(Filing Date)
(Anmeldedatum)

(Status)
(patentiert, anhangig,
aufgegeben)

(Status)
(patented, pending,
abandoned)

(Application Serial No.)
(Anmeldeseriennummer)

(Filing Date)
(Anmeldedatum)

(Status)
(patentiert, anhangig,
aufgeben)

(Status)
(patented, pending,
abandoned)

Ich erkläre hiermit, dass alle von mir in der vorliegenden Erklärung gemachten Angaben nach meinem besten Wissen und Gewissen der vollen Wahrheit entsprechen, und dass ich diese eidesstattliche Erklärung in Kenntnis dessen abgebe, dass wissentlich und vorsätzlich falsche Angaben gemäss Paragraph 1001, Absatz 18 der Zivilprozessordnung der Vereinigten Staaten von Amerika mit Geldstrafe belegt und/oder Gefängnis bestraft werden koennen, und dass derartig wissentlich und vorsätzlich falsche Angaben die Gültigkeit der vorliegenden Patentanmeldung oder eines darauf erteilten Patentes gefährden können.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

German Language Declaration

VERTRETUNGSVOLLMACHT: Als benannter Erfinder beauftrage ich hiermit den nachstehend benannten Patentanwalt (oder die nachstehend benannten Patentanwälte) und/oder Patent-Agenten mit der Verfolgung der vorliegenden Patentanmeldung sowie mit der Abwicklung aller damit verbundenen Geschäfte vor dem Patent- und Warenzeichenamt: (Name und Registrationsnummer anführen)

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

Messrs.

And I hereby appoint

Customer No. 25227

Telefongespräche bitte richten an:
(Name und Telefonnummer)

Direct Telephone Calls to: (name and telephone number)

(312) 807-4292

Ext. _____

Postanschrift:

Send Correspondence to:

**Richard D. Jordan Esq.
Morrison & Foerster LLP
2000 Pennsylvania
NW, Suite 1040
Washington, DC 20006-1888**

Voller Name des einzigen oder ursprünglichen Erfinders.		Full name of sole or first inventor:	
OHMSTEDE, Hartwig			
Unterschrift des Erfinders	Datum	Inventor's signature	Date
<i>Hartwig Ohmstede</i>	<i>08.12.2000</i>		
Wohnsitz		Residence	
D-38114 Braunschweig <i>DEX</i>			
Staatsangehörigkeit		Citizenship	
Bundesrepublik Deutschland			
Postanschrift		Post Office Address	
Am Wendenwehr 25			
D-38114 Braunschweig			
Bundesrepublik Deutschland			
Voller Name des zweiten Miterfinders (falls zutreffend):		Full name of second joint inventor, if any:	
Unterschrift des Erfinders	Datum	Second Inventor's signature	Date
Wohnsitz		Residence	
Staatsangehörigkeit		Citizenship	
Postanschrift		Post Office Address	

(Bitte entsprechende Informationen und Unterschriften im Falle von dritten und weiteren Miterfindern angeben).

(Supply similar information and signature for third and subsequent joint inventors).

"OFFICIAL RECORD"